

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

CRISTIE DORMAN,

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§
§

Plaintiff,

v.

WEEKLEY HOMES, LLC

Defendant.

CIVIL ACTION NO. 4:21-CV-1729
JURY DEMANDED

JOINT MOTION TO DISMISS AND COMPEL ARBITRATION

KENNARD LAW P.C.

By: /s/ Alfonso Kennard Jr.

Alfonso Kennard Jr.
Texas Bar No.: 24036888
Southern District No.: 713316
alfonso.kennard@kennardlaw.com

Wyatt Holtsclaw
Texas Bar No.: 24120898
Southern District No.: 3655964
Wyatt.Holtsclaw@kennardlaw.com
5120 Woodway Dr., Suite 10010
Houston Texas 77056
(713) 742 -0900 (main)
(713) 742 -0951 (facsimile)

BLANK ROME LLP

By: /s/ Ted Meyer

Ted D. Meyer
SBOT #13997500 - FID #10630
717 Texas Ave #1400
Houston TX 77002
Tel: 713.632.8666
Fax: 713.228.6605
E-Mail: tmeyer@blankrome.com

Alix L. Udelson
SBOT #24093290 - FID #3124866
717 Texas Ave #1400
Houston TX 77002
Tel: 713.632.8625
Fax: 713.228.6605
E-Mail: audelson@blankrome.com

ATTORNEYS-IN-CHARGE FOR
Plaintiff, CRISTIE DORMAN

ATTORNEYS-IN-CHARGE FOR
Defendant, WEEKLEY HOMES, LLC

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

CRISTIE DORMAN,	§	
	§	
Plaintiff,	§	
	§	
v.	§	CIVIL ACTION NO. 4:21-CV-1729
	§	JURY DEMANDED
WEEKLEY HOMES, LLC	§	
	§	
Defendant.	§	
	§	

JOINT MOTION TO DISMISS AND COMPEL ARBITRATION

Plaintiff Cristie Dorman (“Plaintiff”) and Defendant Weekley Homes, LLC (“Defendant”) jointly move the Court for an Order dismissing this action without prejudice and compelling arbitration of all of Plaintiff’s claims in accordance with the Dispute Resolution Policy between the Parties that covers the scope of this litigation (attached hereto as Exhibit A) (“ADR Policy”).

The Parties agree that arbitration will occur pursuant to the terms of the ADR Policy, with the exception that, under the “Initiation of Arbitration” provision of the ADR Policy, the Parties agree that the arbitrator’s compensation will be initially entirely paid for by Defendant. *See* Exhibit A, p. 2. The remainder of the ADR Policy will govern the terms of the arbitration.

CONCLUSION

WHEREFORE, the parties request that the Court enter an Order dismissing this action in its entirety without prejudice and compelling arbitration of all of Plaintiff's claims in accordance with the ADR Policy and as explained herein.

Respectfully submitted,

KENNARD LAW P.C.

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Texas Bar No.: 24036888
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alfonso.kennard@kennardlaw.com

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SBOT #13997500 - FID #10630
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Houston TX 77002
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**ATTORNEYS-IN-CHARGE FOR
*Plaintiff, CRISTIE DORMAN***

**ATTORNEYS-IN-CHARGE FOR
*Defendant, WEEKLEY HOMES, LLC***

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was electronically filed with the Clerk of the Court this 16th day of July, 2021, by using the CM/ECF System.

BLANK ROME LLP

By: /s/ Ted Meyer

Ted D. Meyer
SBOT #13997500 - FID #10630
717 Texas Ave #1400
Houston TX 77002
Tel: 713.632.8666
Fax: 713.228.6605
E-Mail: tmeyer@blankrome.com